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Iron County Register.

BY ELI D. AKE.

OUR GOD, OUR COUNTRY, AND TRUTH.

TERMS—\$1.50 a Year, in Advance

VOLUME XXVII.

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NUMBER 44.

JOB-WORK.

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J. FRANK GREEN, Judge Twenty-First Circuit, De Soto, Mo.

OFFICIAL DIRECTORY IRON COUNTY

COURTS:
Circuit Court is held on the Fourth Monday in April and October. County Court convenes on the First Monday of March, June, September and December.
Probate Court is held on the First Monday in February, May, August and November.

OFFICERS:
A. W. HOLLOMAN, Presiding Judge county Court.
CHARLES HART, county Judge, South District.
R. J. HILL, county Judge, Western District.
J. S. JORDAN, Prosecuting Attorney.
P. W. WRIGHT, Collector.
W. A. FLETCHER, county clerk.
JOS. HUFF, circuit clerk.
FRANK DINGWORTH, Sheriff.
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W. H. FISHER, Sheriff.
S. P. REYNOLDS, Assessor.
G. W. HILL, Coroner.
A. W. HOLLOMAN, Surveyor.
E. H. MCKENZIE, School Commissioner.

CITY OFFICERS:
Mayor, W. T. Gay.
Marshal, J. L. Baldwin.
City Attorney, J. S. Jordan.
City Clerk, W. G. Fairchild.
City Treasurer, D. P. Reese.
City Collector, J. L. Baldwin.
City Councilman—W. R. Edgar, J. N. Bishop, A. Begley, J. M. Reel, M. Claybaugh and Jno. Baldwin.
Street Committee—A. Begley, Jno. Baldwin and M. Claybaugh.
Fire Committee—J. M. Reel, Jno. Baldwin and M. Claybaugh.
Health Committee—W. R. Edgar, J. N. Bishop and A. Begley.

CHURCHES:

CATHOLIC CHURCH, Arcadia College and Pilot Knob. L. WERNER, Pastor. High Mass and Sermon at Arcadia College every Sunday at 10 o'clock A. M. Vespers and Benediction of the Blessed Sacrament at 4 o'clock P. M. High Mass and Sermon and Benediction at Pilot Knob Catholic Church at 10:30 o'clock A. M. Sunday School for children at 1:30 o'clock P. M.

M. E. CHURCH, Cor. Reynolds and Mountain Streets, W. H. HOLMES, Pastor. Residence: Ironton. Services every Sabbath at 11 A. M. and 7 P. M. Sunday School 9:30 A. M. Class Meeting Sunday afternoon at 3 o'clock. Prayer Meeting Thursday evening. All are invited.

M. E. CHURCH, SOUTH, Fort Hill, between Ironton and Arcadia. Rev. J. M. EXLAND, Pastor. Services every Sunday at 11 A. M. and 7 P. M. Prayer meeting every Wednesday evening, 7 o'clock. Sabbath School at 1:30 P. M.

BAPTIST CHURCH, Madison street, near Knob street, S. M. SHOUS, Pastor. Residence: Ironton. Preaching on every Saturday before the first Sunday of each month at 2:30 P. M. and on the first and third Sundays at 11 A. M. Sunday School every Sunday at 9:30 A. M. and Prayer Meeting every Tuesday evening at 7:30 P. M.

Presbyterian Church, cor. Reynolds and Knob streets, Ironton. Services at 11 A. M. and 7:30 P. M. Sunday School at 9:30 A. M. Y. P. S. C. at 6:30 P. M. Prayer Meeting Wednesday 9 P. M. G. H. DUTY, Pastor.

LUTHERAN CHURCH, Pilot Knob. Rev. OTTO PFAFF, Pastor.

M. E. CHURCH, Corner Shepherd and Washington streets, Ironton. T. H. LOCKWOOD, pastor. Preaching every Sunday at 11 A. M. and 7:30 P. M. Sunday School at 9:30 A. M. and Select Reading at 4 P. M. Literary every Tuesday night at 8 P. M.

SOCIETIES:
IRONTON LODGE, No. 544, K. of P., Ironton, Mo., meets every 2d and 4th Friday evening of each month at Odd-Fellows Hall.
ARTHUR HUFF, K. of R. & S.
IRON LODGE, No. 107, I. O. O. F., meets every Monday at its hall, corner Main and Madison streets, THOS. BRADY, N. J. E. D. AKE, Recording Secretary.

IRONTON ENCAMPMENT, No. 29, I. O. O. F., meets on the first and third Thursdays of every month in Odd-Fellows Hall, corner Main and Madison streets. G. D. MARKS, C. P. J. T. BALDWIN, Scribe.

STAR OF THE WEST LODGE, No. 135, A. F. & A. M., meets at Masonic Hall, corner Main and Madison streets, on Saturday or preceding full moon. F. P. AKE, W. M. A. P. VANCE, Secretary.

MIDIAN CHAPTER, No. 71, R. W. A. C., meets at the Masonic Hall on the first and third Tuesdays of each month, at 7 P. M. F. P. AKE, M. E. H. P. W. R. EDGAR, Secretary.

VALLEY LODGE, No. 1870, KNIGHTS OF HONOR, meets in Odd-Fellows Hall every alternate Wednesday ev'g. WM. T. GAY, D. IRA A. MARSHALL, Reporter.

EASTERN STAR LODGE, No. 62, A. F. & A. M. (colored), meets on the second Saturday of each month.

IRON POST, No. 346, G. A. R., meets the 2d and 4th Saturdays of each month at 2 P. M.

FRANZ DINGER, P. C. C. R. PECK, Adj't.

IRONTON CAMP, No. 160, Sons of Veterans, meets every 1st and 3d Saturday evening, each month, and every Tuesday evening for drill. C. C. DINGER, C. P. C. R. PECK, Camp Commander.

PILOT KNOB, No. 253, A. O. U. W., meets every 2d and 4th Friday evenings, 7:30 P. M., upstairs in Union Church.

PILOT KNOB LODGE, No. 158, I. O. O. F., meets every Tuesday evening at their hall. CHAS. MASCHMEYER, Secretary.

IRON LODGE, No. 30, SONS OF HERMAN, meet on the second and last Sunday of each month. WM. STEFFERS, President. VAL. EFFINGER, Secretary.

IRON MOUNTAIN, A. F. & A. M., No. 430, A. F. & A. M., meets on Saturday night or after the full moon. LOUIS PETTIT, W. M. J. A. PARKER, Secretary.

IRON MOUNTAIN LODGE, No. 260, I. O. F., meets Wednesday night each week. JNO. DOWNEY, W. G. J. A. PARKER, Sec'y.

IRON MOUNTAIN LODGE, No. 293, A. O. U. W., meets on the first and third Friday of each month.

BELLEVUE, MOSAIC LODGE No. 351, A. F. & A. M., meets on Saturday night or after the full moon. E. M. LOGAN, W. M. R. J. HILL, Secretary.

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
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The Platform Pledges.

Mr. Cleveland has sent a letter, enclosing a check, to Hon. Chauncey F. Black, president of the National Association of Democratic Clubs.

This letter is of exceptional interest at this time, especially that portion in which reference is made to the Democratic pledges. Mr. Cleveland says that "the National Association of Democratic Clubs and every other Democratic agency should labor unceasingly and earnestly to save our party, in this time of its power and responsibility, from the degradation and disgrace of a failure to redeem the pledges upon which our fellow countrymen entrusted us with the control of their sentiment."

This is certainly a worthy sentiment to express in any place and upon any occasion, and it has a strong and resonant sound even when addressed to the National Association of Democratic Clubs, which has no more power to carry out the Democratic pledges and no more influence on congress than any collection of Democrats acting in their capacity as private citizens.

But since Mr. Cleveland has addressed the sentiment to the association, let us look into the facts a little. In what way can the National Association of Democratic Clubs "labor unceasingly and earnestly to save our party, in this time of its power, from the degradation and disgrace of a failure to redeem the pledges" of the Democratic party? Would it avail anything for the association to send a strong petition to Mr. Cleveland, or a strong appeal to congress?

At this moment the whole responsibility lies with the president and with congress. The people, as well as the National Association of Democratic Clubs, have done what they could. They have endorsed the pledges of the Democratic platform by an overwhelming majority, and they have given a Democratic president and a Democratic congress commissions to redeem these pledges. What more can the voters of the country and the Democratic clubs do than they have done?

The responsibility has been placed on Mr. Cleveland and on congress, and we do not see how, at this time, any portion of that responsibility can be transferred to any Democratic agency outside of the administration and the law-making powers. Mr. Cleveland has had a continuous opportunity during the past twelve months to urge upon congress the necessity of saving the party from "the degradation and disgrace of a failure to redeem the pledges" of the Democratic platform.

But has he ever told congress that the unconditional repeal of the purchasing clause of the Sherman act was not proper legislation? Has he ever urged upon that body the necessity of redeeming the pledge which declares that under Democratic rule both gold and silver shall be the standard money of the country? Has he ever informed the house that the Wilson bill was not a measure for revenue only, which the platform pledged the people should become a law? Has he ever told the senate that the tariff bill, which that body is now discussing, so far from being a tariff for revenue only, is simply a modification of the McKinley law?

To go further into this important matter has Mr. Cleveland ever informed congress that it ought to carry out the Democratic recommendation to repeal the 10 per cent tax on the circulation of state banks? Has he ever instructed Mr. Olney, his attorney general, to enforce the law against trusts?

It is perfectly well known to every person who is familiar with the temper and attitude of congress that Mr. Cleveland can have every pledge in the platform literally carried out by merely raising his hand and giving the word. He could have had silver restored to its old place as a part of the standard money of the country six months ago. He could have had framed a tariff bill for revenue only. He could have had the state bank tax repealed. He could have had instituted proceedings against those trusts and combinations that are notoriously violating the law.

Taking these things into consideration, we are inclined to wonder how Mr. Cleveland expects the National Association of Democratic Clubs to have more influence on congress than he has himself, or more influence with the president than congress has.

Meanwhile, we cordially echo Mr. Cleveland's statement that the party will be both degraded and disgraced if its solemn pledges are not carried out, and as the duty of carrying out these pledges devolves on congress and the president, we do trust there will be no further delay in the matter.—*Atlanta Constitution.*

Biggest Gun Against Thickest Armor.

At Indiana Head this week may be expected one of the most extraordinary in the progressive series of contests between gun and target which have taken place on that famous proving ground.

The trial for superiority is to be between the attacking power of the 13-inch breech-loading rifle and the resisting strength of the 18-inch side armor of the 10,288-ton battle ships. In other words, it is between the heaviest gun and the thickest armor ever made in this country. And even that statement does not fully represent the case. The 13-inch rifle is not only the largest gun ever made here, but the largest likely to be made for years to come; and a similar assertion is proper of the thickness of the ship armor.

In illustration of this fact we may point out that, although our newest and largest battle ship, the Iowa, will have over 1,000 tons more displacement than the three vessels of the Indiana class, yet, instead of carrying 13-inch guns, as they do, she is to have as her largest, 12-inch guns, which weigh one-fourth less. This reduction is in accordance with the new policy of various leading navies. The 12-inch gun, with its superior construction and powerful charges, can penetrate at short range any ship armor now afloat. But the chief reason for the new policy is found in the importance attached to the possible manipulation of guns by hand power, so that in case of injury to the hydraulic or other apparatus they may not be wholly useless. Greater ease of manipulation and greater frequency of fire have always been advantages for the smaller calibre, provided it is large enough to do the penetrative or smashing work required of it. But a decisive addition to these advantages is that of ability, in case of need, to work the gun by hand power, which has now been made available, by improved mounts, up to the point required for the largest calibre fixed upon for the British navy and our own.

It is true that even some time ago our naval ordnance authorities desired to manufacture a 16-inch gun, one of the arguments for using such a calibre being the increased resisting strength given to ship plates by the new surface-hardening process which seemed to show that more power might be required of the attack. But no appropriation has ever been made for such a calibre, nor is any provided in the pending naval bill. In order to use such a gun, the plan of a vessel to carry it would come first in order, and no such vessel is even recommended. On the contrary, as in the Iowa, the tendency is the other way. Hence, the statement remains good that the gun to be tried at Indiana Head this week is of the largest calibre that our navy will see for years to come.

Turning to the army, we find that the largest gun that it has ever manufactured or has in prospect is the 12-inch. This is heavier, it is true, than the navy rifle of the same calibre, and is more powerful, not needing the same limitations as to length, weight and other matters that are imposed on ordnance to be carried in a ship. But the navy 13-inch is much larger than the army 12-inch. Gen. Flagler has argued effectively in favor of building 16-inch guns for our forts, holding that if some ships in foreign navies still carry such guns they should be practicable for forts, where they can be mounted, manipulated, and protected more easily. Our ordnance authorities, also, are confident that, profiting by the experience of the British 16-inch guns, they could avoid the drooping tendency and other defects which have put those out of favor. But as it may, the pending Fortifications bill, which makes provision until July 1, 1895, does not authorize any guns larger than the 12-inch, so that again we conclude that no rifle heavier than the one mounted at Indiana Head for immediate test will soon be constructed here.

Then, as to the armor, we find that the Harvey supercarbonizing process has already led to reductions in the thickness of plates. The side armor of the Iowa is reduced to 14 inches, and this saving of weight has allowed the water-line belt to be one-fourth longer than in the Indiana class, and also the normal coal supply to be 200 tons greater, thus giving much greater radius of action. It is true that some of our future battle ships or harbor defenders may carry maximum armor exceeding 18 inches in thickness; but no such ship has yet been authorized or planned for our navy, and accordingly we cannot now expect thicker plates for practical use.

What, then, will be the result of this trial? In one respect we might

be indifferent as to whether the gun or the target should win, since the victory of the gun would be a triumph for American ordnance over the most effective plating which it has any prospect of contending with, while the victory of the armor would be a new triumph for a world-renowned American process which is giving our battle ships extraordinary protection. But the gun, when its big projectile is started at the rate of 1,800 feet a second, is expected to win.—*New York Sun.*

Wanted to Go Where She Was.

Frank Byington, a young man about 23 years old, son of Ephraim Byington, committed suicide last Sunday morning by taking strychnine. The Sunday night before, his sweetheart, Miss Laura Cunningham, committed suicide in the same manner, shortly after returning home from church with him, an account of which was published in the Times last week. Frank stayed Saturday night at his brother Sam's in Marion township. Sunday morning he was out on the premises with some of the family, and returning to the house sat down by the fire. He complained of not feeling well, and his brother told him to lie down on the bed, which he did. In reply to some questions he told his brother he had taken a dose of strychnine, saying, "I want to go where she is." He told his brother to send for his father and mother, who lived a short distance from Sam's, but he was unconscious when they arrived there and died a few minutes afterwards. If there was any misunderstanding between these two young people that impelled them to take their own lives, it is not known, as neither of them confided their troubles to any one before committing the rash acts which have brought such deep sorrow to two families.—*Farmington Times.*

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CIRCUIT COURT DOCKET—APRIL TERM, 1894.

MONDAY—FIRST DAY.		
Attorney.	Style of Action.	Cause of Action.
Zachritz et al.	State vs. Johnson & Ed'r Harold Bruce.	Assault on Kill.
Continued by agreement.		
Johnson & Ed'r vs. Zachritz.	State vs. Nolle pros.	Embezzlement.
Continued by agreement.		
Jordan No. 3.	State vs. Edgar.	Running a Gambling Device.
Edgar vs. C B Hill.	Change of venue granted and cause sent to Washington county.	
Jordan No. 4.	State vs. Edgar.	Gambling.
Edgar vs. C B Hill.	Plea of guilty; fine of \$1.00.	
Jordan No. 5.	State vs. Edgar.	Assault and Battery.
Edgar vs. Harm'n Alco'n.	Trial by jury; verdict of acquittal.	

TUESDAY—SECOND DAY.		
No. 6.	In the matter of Joel Hines.	Application for License to Exparte Practice Law.
No. 7.	In the matter of P. P. Hilbu.	Application for License to Exparte Practice Law.
Leave of court granted applicant to withdraw application.		
Jordan & Walker No. 8.	State vs. J. Bead et al.	Pettit and any.
Continued on application of defendant.		
Jordan No. 9.	State vs. S. Tullock.	Abandonment.
Continued on application of defendant.		
Jordan No. 10.	State vs. Walker & Ed'r G. Crocker et al.	Disturbing Religious Worship.
Trial by jury as to Ruple; verdict of acquittal. Defendants Crocker & Crocker arraigned, plea of guilty, fined \$50 each.		
Jordan No. 11.	State vs. Walker.	Disturbing Religious Worship.
Trial by jury, defendant Jim Eaton acquitted; Crocker fined \$10.		
Jordan No. 12.	State vs. Edgar.	Common Assault.
Edgar vs. Dan Phillips.	Plea of guilty; fine \$1.00.	
Jordan No. 13.	State vs. I. Hackworth.	Carrying Concealed Weapons.
Dismissed at cost of defendant.		
Edgar No. 14.	L. J. Giovannoni vs. J. L. Baldwin.	Replevin on Appeal.
Jordan & Wing'e vs. J. L. Baldwin.	Trial by court; judgment for defendant. Value of property \$7.00.	
Jordan No. 15.	City of Ironton vs. Edg'e & Wing'e.	Motion to dismiss case sustained.

WEDNESDAY—THIRD DAY.		
Thomas Bros. vs. Fitzpatrick et al.	Pettit on Guardian's Bond.	
Walker & Ed'r M. Fitzpatrick.	Trial by court; judgment for plaintiffs for \$168.75.	
Chapman vs. G. Houck et al.	Ejection on Ch of Venue.	
Phillips et al. vs. Simmers et al.	Ch of Venue.	
Continued for decision until next term.		

CIRCUIT COURT DOCKET—CONCLUDED.

Fox & Jordan No. 19.	F. Trammel vs. C B Hill.	Unlawful Detainer.
Dismissed for failure to file bond for cost.		
Wingate No. 20.	M J Edwards vs. James Buford.	Pettit for Dower.
Trial by the court; court finds plaintiff entitled to dower in 80 acres of land, valued at \$10.		
Edgar No. 21.	John W Arms vs. Lidia A. Arms.	Pettit for Divorce.
No order.		
Jordan No. 22.	F E Warmack vs. J M Warmack.	Pettit for Divorce.
Continued on application of plaintiff.		
Taylor No. 23.	P Anderson vs. St L M & S Ry.	Action for Damages.
Trial by jury; verdict for defendants.		
Taylor No. 24.	Rosa Graham vs. M P Ry Co.	Action for Damages.
Continued by agreement.		
Walker No. 24 1/2.	Augustus Lotz vs. Nancy J Lotz.	Divorce.
Dismissed by plaintiff.		

THURSDAY—FOURTH DAY.		
Taylor No. 25.	Michael Seitz vs. St L M & S Ry.	Action for Damages.
Answer filed; continued on application at cost of defendant.		
Taylor No. 26.	Seitz Mde Co vs. St L M & S Ry.	Action for Damages.
Answer filed; continued on application at cost of defendants.		
Raney & Carly No. 27.	J M Morris vs. Joseph Kinch.	Action on Account.
Leave to defendants to file answer sixty days before next term, and continued on application and at cost of defendant.		
Edgar No. 28.	A E M Logan vs. J Lovelace et al.	Ejectment.
Dismissed as to Lovelace. Judgment for plaintiff.		
M & J Kinealy No. 29.	J E & I King vs. M J Riley.	Ejectment.
Trial by court; taken under advisement until June 11th.		
Edgar No. 30.	J L Clarkson vs. McFadden et al.	Action on Note.
Judgment for plaintiff for \$1,008.30, int. 6 per cent.		
Vance No. 31.	W Avera et al. vs. J F Hatten.	Action on Transcript of Judgment.
Trial by court; submission withdrawn by leave of court at cost of defendant.		
Jordan No. 32.	G H Loomis vs. Rowley Jr et al.	Action to Perfect Title.
Decree for plaintiff.		
Walker No. 33.	M A Mullens vs. J R Mullens.	Divorce.
Decree of divorce for plaintiff.		
Jones et al. No. 34.	Empe Show Co vs. W Clark et al.	Replevin.
Trial by jury; verdict for plaintiff, value of property \$1,600.		

Jordan No. 35.	A A Miller vs. B Miller.	Divorce.
Dismissed by plaintiff.		
Jordan No. 36.	John Vinson vs. Jennie Vinson.	Divorce.
Order of publication rendered.		
Walker No. 37.	Osborne & Co vs. Keshing et al.	Garnishment.
Judgment on answer for \$46.52.		
No. 38.	E H White vs. C J Kness et al.	Petition to foreclose Mortgage.
Decree for plaintiff; judgment for \$721.12.		
Jordan No. 39.	State vs. T Persons.	Common Assault.
Plea of guilty; fine \$1.		
No. 40.	State vs. Wm Brill.	Burglary and Larceny.
Plea of guilty, four months in jail.		
No. 41.	State vs. Dave Stout.	Burglary and Larceny.
Plea of guilty, sentenced to jail four months.		
No. 42.	State vs. Wm Brill.	Burglary and Larceny.
Plea of guilty, punishment three years in penitentiary.		
No. 43.	State vs. Dave Stout.	Burglary and Larceny.
Plea of guilty, punishment three years in the penitentiary.		
No. 44.	State vs. Wm Frizzell.	Burglary and Larceny.
Plea of guilty, punishment four years in the penitentiary.		
No. 45.	State vs. S Frizzell.	Burglary and Larceny.
Plea of guilty, punishment eight years in the penitentiary.		

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